violations had been on-going for "years". See Carrera NAL at ¶ 13. The Carrera NAL recognized that "[a]lthough we propose forfeitures only for apparent violations within the last year, we discuss below the history of Carrera's noncompliance in prior years as useful background and to demonstrate the scope of Carrera's misconduct and the context of the misconduct that is within the statute of limitations period and thus covered by this NAL." Id

International Telecom Exchange, Inc., Forfeiture Order, EB-04-IH-0654 (Rel. July 27, 2007)

The Commission found that ITE failed to make any TRS Fund contributions on a timely basis since it began providing telecommunications service in 2002. Notwithstanding the on-going nature of the alleged violations, the Commission correctly applied the one-year statute of limitations and found ITE liable for a base forfeiture in the amount of \$10,000 for failing to timely pay its TRS Fund contribution that was due on September 26, 2005. The Commission did impose an upward adjustment (in the amount of half the company's unpaid contributions) based, in large part, on the fact that ITE failed to make any TRS Fund contributions on time since it began providing telecommunications service in 2002. But, yet again, the alleged violations occurring outside the limitations period were deemed relevant only for purposes of determining culpability, pursuant to 503(b)(2)(D), not liability.

 Communications Options, Inc., Forfeiture Order, EB-06-IH-2307 (Rel. March 13, 2008)

In Communications Options, the Commission issued one of its ballyhooed "warnings" to the industry.²¹¹ However, these vague, general cautionary statements did not, and simply cannot alter the statute of limitations period.

[&]quot;We again caution that additional violations of the Act or the Commission's rules could subject COI to further enforcement action. Such action could take the form of higher monetary forfeitures and/or possible revocation of COI's operating authority, including disqualification of

In the Matter of Verizon Communications, Inc., 20 FCC Rcd. 4244

In Verizon, the Commission admonished, but did not impose a forfeiture against, Verizon for its failure to publicize certain services in six states in accordance with Commission rules. The Commission specifically and accurately cited the statutory limits of its forfeiture authority when concluding:

"[n]otwithstanding Verizon's violations of the Act and the Commission's rules, we do not propose a forfeiture at this time. Section 503(b)(6) specifies that a proposed forfeiture must be issued against a common carrier for violations of the Act or the Commission's rules within one year of the occurrence of the violation. Because Verizon undertook renewed outreach efforts in these six states within the last year, we are constrained from pursuing a proposed forfeiture this time. Nevertheless, we will closely monitor Verizon's outreach efforts to ensure future compliance with the Act and the Commission's rules." Id. at , 4247, ¶ 8.

As elucidated above, the Commission's own precedent clearly and unequivocally does not lend support to the Commission's proposed extension of the one-year statute of limitations period to 22-months. Therefore, the Commission's proposed 22-month forfeiture would be contrary to statute, arbitrary, capricious, and excessive and it must be reduced.

H. THE COMMISSION MAY NOT REACH BEYOND THE 12-MONTH PERIOD TO IDENTIFY A VIOLATION THAT THEN BECOMES THE STARTING POINT FOR A "CONTINUING VIOLATION."

The Commission may not arbitrarily "reach beyond" the statutorily mandated 12-month period to identify an apparent violation that then becomes the starting point for a continuing violation. Such a reading of the "continuing violation" authority completely eviscerates the Statute of Limitations and renders it meaningless and of no effect, which is clearly not what Congress intended.

COI's principals from the provision of any interstate common carrier services without the prior consent of the Commission." Id. at ¶, n. 16.

1. The 12-Month Clock Began Ticking When the Alleged "Continuing Violations" Stopped In September 2006.

In an obvious attempt to somehow (anyhow) create liability and impose forfeitures against Compass, the Commission asserts the extended 22-month forfeiture period by claiming that the alleged violations were "continuing." This claim is contrary to the law and the facts.

It is well-established that violations are "continuing" only until corrective action is taken. See, In the Matter of Arcom Communications Owner of Antenna Structure, 21 FCC Rcd. 8999, 2006 WL 2310791 (FCC) (finding that the violation continued until the violation was corrected by Arcom's registration of the tower on August 10, 2005. Thus, issuance of the NAL on August 17, 2005 occurred well within the limitations period.); In the Matter of Petition for Reconsideration Concerning Liability of Benito Rish, 11 FCC Rcd 2861, 2861 (finding that "[a]lthough the violative conduct began outside the bounds of our forfeiture authority, that does not undercut our ability to impose a fine for the days that the violation continued within the statutory period preceding the ... NAL").

The Commission applied this principle in its Forfeiture Order issued against *Global Teldata*, *II*, *LLC*²¹². In its Order, the Commission concluded that Global Teldata's failure to register was continuing and, therefore, repeated within the meaning of section 503. Specifically,

Global Teldata's failure to register left it outside the purview of the Commission and USAC on a continuing basis each day it provided service without registering after

Global Teldata NAL, 20 FCC Rcd at 17270-73, ¶¶ 14-22. In the NAL, the Commission proposed a forfeiture for Global Teldata's apparent willful and repeated violations of section 254(d) of the Act and sections 54.706(a), 54.711(a), and 64.1195 of the Commission's rules. The Commission proposed a forfeiture for Global Teldata's failure to register with the Commission within the one-year period preceding the issuance of the NAL. For Global Teldata's apparent failure to timely file Telecommunications Reporting Worksheets, the Commission proposed a forfeiture of \$50,000 for the one instance of non-filing within the one-year period preceding the NAL (i.e., the filing due November 1, 2004). Finally, for Global Teldata's apparent failure to pay universal service contributions, the Commission proposed a base forfeiture amount of \$20,000 for three months of nonpayment within the one-year period preceding the NAL (i.e., the payments due on November 15 and December 15, 2004, and January 15, 2005), for a base forfeiture and then added one-half of the total unpaid universal service contributions to the base forfeiture for a total proposed forfeiture.

April 1, 2003. These <u>negative consequences continued through</u> the Bureau's first knowledge of Global Teldata's non-compliance through the 2004 audit <u>and ended only when the company finally registered</u> with the Commission on November 17, 2004. Accordingly, we find Global Teldata's violation of section 64.1195 of the Commission's rules occurred within the one-year limitations period before the *NAL* was issued on October 31, 2005.

Therefore, the 12-month limitations period began ticking the moment Compass took corrective action to comply with the applicable Rules.

2. Compass Has Voluntarily Complied With the Commission's Rules Since September 2006.

On April 9, 2008, the Commission released its NAL tentatively concluding that the Company is subject to the FCC's reporting and contribution rules. Notwithstanding the claimed unenforceability of these Rules to Compass, since September 2006, the Company has complied with those rules on a purely voluntary basis. Compass has made contributions to the various federal support funds as invoiced by the respective fund administrators since the Company's initial filings of Forms 499-A in September 2006. Therefore, the alleged "continued violations" were cured in September 2006.

As explained earlier, the NAL's erroneous conclusions that Compass has failed to timely file Forms 499 and contribute to the Fund conveniently ignores the Commission's staff's waiver that effectively established an acceptable filing date of September 5, 2006 for Compass' Forms 499-A for 2005 and 2006. As has been documented herein, Compass complied with this filing deadline, and importantly, has consistently made timely submissions of FCC Forms 499-Q and 499-A since September 5, 2006. Compass also has remitted support contribution payments based upon amounts invoiced to it by the various support fund administrators beginning in October, 2006, the month following submission of its first Forms 499-A.²¹³ If the Commission wanted to propose a forfeiture

Ironically, Compass continues to make support contributions despite the Company's knowledge that a portion of such contributions – perhaps the totality of such contributions – should

for these alleged "violations" it would have had to issue an NAL on or before <u>September - October</u> 2007.

I. THE PROPOSED 22-MONTH FORFEITURE IS IN ERROR AND, AT A BARE MINIMUM, A 10-MONTH CANCELLATION IS BOTH APPROPRIATE AND REQUIRED.

As discussed above, Commission precedent clearly provides that the forfeiture for liability is based only on the one-year period prior to the issuance of the NAL. The Commission's extension of the forfeiture limitations period to 22 months is arbitrary, capricious, excessive and, ultimately, unlawful.

Notably, the Commission conveniently neglected to set forth any factual or legal basis for its departure from its forfeiture liability precedent. Since the Commission has not put Compass on notice of the fact that it seeks to alter the statute of limitations, the proposed forfeiture is in error. Thus, even if the Commission were to decide that the wholesale cancellation of the proposed forfeiture penalty is inappropriate, a significant downward adjustment of the forfeiture penalty is required.

J. DISCRIMINATORY TREATMENT.

The Commission has never before imposed forfeitures extending beyond a 12-month period and never before has the Commission sought to impose liability for alleged violations that have been extinguished, as a matter of law, by the statute of limitations. As a result, to impose the proposed penalties against Compass would effect a greater punishment on Compass than penalties that have

be considered "overpayments." Compass' federal support fund payments are documented at Section II hereof. As demonstrated therein, not only is the Commission incorrect that Compass has underpaid, Compass has actually overpaid federal support contributions and fees. Moreover, inasmuch as the Commission's waiver deemed Compass' September 5, 2006, 499-A filings timely, the FCC's rules mandate the acceptance by USAC of Compass' revised filings, submitted to USAC on September 4, 2007. Those revised forms reflect downward adjustments to Compass' reported revenues; thus, all payments made by Compass to date have been invoiced by the various administrative organizations at inflated rates, rendering all such contributions at least partial overpayments.

been imposed on other, similarly situated providers. As a result, the *NAL* arbitrarily and capriciously discriminates against Compass and, for this reason alone, the proposed forfeiture must be reduced, minimally, by 10 months.

No public interest warrants a departure here from the well-established one-year limitations period. Thus, cancellation of the portion of the proposed forfeiture falling outside the 12-month limitations period is warranted.

VI. THE NAL IS PROCEDURALLY FLAWED AND INEFFECTIVE

Compass has demonstrated that it is not providing the types of services nor is it the type of Company that would subject it to the Commission's rules and communications laws the Commission alleges were violated.²¹⁴ See Section IV.A through F, supra. Furthermore, Compass has provided conclusive evidence that, even if it were subject to the cited rules and laws, it did not violate them. See Sections II, III and IV.G through I, supra. And, at the very least, Compass has shown that if any violations did occur, they were neither willful nor repeated, but were instead the result of reasonable interpretations for which no penalties may lawfully be imposed. For these reasons, the Commission should cancel the NAL in its entirety and issue a Cancellation Order setting the record straight and clearing Compass' name. The Commission has all the more reason to follow this course of action given the defective NAL.

The Commission violated its own procedural rules and forfeiture guidelines in issuing the NAL against Compass and, in so doing, has deprived Compass of the due process rights these rules

Sæ NAL at ¶1 ("In this Notice of Apparent Liability for Forfeiture..., we find that Compass... apparently violated sections 9, 225, 251(e)(2), and 254 of the Communications Act of 1934, as amended..., and sections 1.1154, 1.1157, 52.17(a), 52.32(a), 54.706(a), and 64.604(c)(5)(iii)(A) of the Commission's rules").

are intended to protect. The Commission's procedural violations render the NAL ineffective, ab initio.²¹⁵

The procedural rules Compass alleges the Commission violated are:

Sec. 1.80 Forfeiture proceedings.

- (a) Persons against whom and violations for which a forfeiture may be assessed. A forfeiture penalty may be assessed against any person found to have:
- (2) Willfully or repeatedly failed to comply with any of the provisions of the Communications Act of 1934, as amended; or of any rule, regulation or order issued by the Commission under that Act or under any treaty, convention, or other agreement to which the United States is a party and which is binding on the United States...
- (f) Notice of apparent liability. Before imposing a forfeiture penalty under the provisions of this paragraph, the Commission or its designee will issue a written notice of apparent liability.

(1) Content of notice. The notice of apparent liability will:

- (i) Identify each specific provision, term, or condition of any act, rule, regulation, order, treaty, convention, or other agreement, license, permit, certificate, or instrument of authorization which the respondent has apparently violated or with which he has failed to comply,
- (ii) Set forth the nature of the act or omission charged against the respondent and the facts upon which such charge is based.
 - (iii) State the date(s) on which such conduct occurred, and
 - (iv) Specify the amount of the apparent forfeiture penalty.

47 C.F.R. §1.80(a) and (f) (emphasis added).

The Commission's rules require forfeitures be based on "findings" and "facts." The forfeitures proposed in the NAL, however, are based on discredited evidence and an incomplete record, both of which the Commission should have been aware of prior to issuing the NAL. As set forth in Sections II and IV.C-E, *supra*, Compass conclusively establishes its record of full and timely

See Canty u Board of Ed, City of New York, 312 F.Supp. 254 (D.C.N.Y. 1970) ("The terms 'arbitrary' and 'capricious' embrace a concept which emerges from the due process clauses of the Fifth and Fourteenth Amendments of the United States Constitution and operates to guarantee that the acts of government will be grounded on established legal principles and have a rational factual basis. A decision is arbitrary or capricious when it is not supported by evidence or when there is no reasonable justification for the decision.") Citing O'Boyle u Coe, 155 F.Supp. 581, 584 (D.C.Dist.1957); East Tex. Motor Freight Lines u United States, 96 F.Supp. 424, 427 (N.D.Tex.1951); Ford Motor Co. (Delaware) u United States, 97 Ct.Cl. 370, 47 F.Supp. 259 (1942).

payment of all invoiced charged rendered by the FCC and the administrators of the USF, NANP, and LNP during the statutorily permissible 12-month forfeiture period, see Section V, supra. To the extent it failed to fully pay any invoice, specifically referencing NECA TRS invoices, Compass promptly took all actions required of it to ensure that its "non-payment" did not result in a violation of the Commission rules. See generally, Section II, supra. There are no "facts" to speak of, at least none which were properly investigated before being "set forth" in the NAL. The Commission simply cannot make findings where it has no verified facts upon which to base them. And the lack of verified facts in the NAL renders the "notice" defective and unenforceable. 216

CONCLUSION

By reason of the foregoing, Compass Global, Inc., hereby respectfully requests that the Commission dismiss the NAL in its entirety and direct the Enforcement Bureau to terminate proceeding File No. EB-06-IH-3060. Compass also respectfully requests that the Commission hold in abeyance all purported collection actions pending full and final resolution of Compass' further appeal of the June 2, 2008 Administrator's Decision and Compass' pending TRS appeals; Compass also respectfully requests that the Commission direct NECA to issue rulings on Compass' pending appeals within thirty (30) days of the date of full and final resolution of the issues raised in Compass' USAC appeal. Compass further requests that the FCC take such actions as may be necessary to bring about the dismissal of the pending Department of Treasury federal debt collection proceeding against it.

See Williston Basin Interstate Pipeline Co. v. F.E.R.C. 165 F.3d 54 (C.A.D.C.,1999) ("It is well-established that "[a] party is entitled ... to know the issues on which decision will turn and to be apprised of the factual material on which the agency relies for decision so that he may rebut it. Indeed, the Due Process Clause forbids an agency to use evidence in a way that forecloses an opportunity to offer a contrary presentation.") citing Bournan Transp., Inc. v. Arkansas-Best Freight System, Inc., 419 U.S. 281, 288 n. 4, 95 S.Ct. 438, 42 L.Ed.2d 447 (1974); see also Hatch v FERC, 654 F.2d 825, 835 (D.C.Cir.1981) (same); United Gas Pipe Line Co. v. FERC, 597 F.2d 581, 586-87 (5th Cir.1979) ("The law will not tolerate ... after-the-fact, in fact retroactive, imposition of standards," especially where there is "no evidence either to support or justify" the new standard.).

And, finally, to the extent the Commission concurs with the legal analysis and conclusions in Sections IV.A through F, infia, that Compass is not an entity subject to registration and Form 499 reporting requirements, Compass respectfully requests that the Commission: (1) direct the administrators of the respective funds and programs to which Compass paid contributions and fees in the past to issue full refunds of all payments made, including penalties and interest; and (2) order these administrators to suspend and cancel all future invoicing.

COMPASS GLOBAL, INC.

Respectfully submitted,

Jonathan S. Marashlian, Esq.

Catherine M. Hannan, Esq. Christopher A. Canter, Esq.

HELEIN & MARASHLIAN, LLC

1483 Chain Bridge Road, Suite 301

McLean, Virginia 22101

Tel: 703-714-1313

Fax: 703-714-1330

E-mail: ism@CommLawGroup.com

Counsel for Compass Global, Inc.

June 9, 2008

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CERTIFICATE OF SERVICE

I, Suzanne Rafalko, hereby certify that true and correct copies of the foregoing Response of Compass Global, Inc., to Notice of Apparent Liability for Forfeiture, were served upon the following, in the manner indicated, this 9th day of June, 2008.

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
c/o NATEK
236 Massachusetts Avenue, N.E.
Suite 110
Washington, D.C. 20002
(via Hand Delivery)

Ms. Cheryl Collins, Chief
FCC Revenues and Receivables Operation Group
445 12th Street, S.W., Room 1-A843
Suite 110
Washington, D.C. 20002
(via Electronic mail to Cheryl.Collins@fcc.gov and Overnight Courier)

Hillary S. DeNigro, Chief
Investigations and Hearings Division
Enforcement Bureau
Federal Communications Commission
445 12th Street, S.W., Room 4-C330
Washington, D.C. 20005
(Reference: NAL/Acct. No. 200832080083)
(via Electronic mail to Hillary.DeNigro@fcc.gov and Overnight Courier)

Suzanne Rafalko

Before the Federal Communications Commission Washington, D.C. 20554

In the Matter of)	File No. EB-06-IH-3060
Compass Global, Inc.)	NAL/Acct. No. 200832080083
Apparent Liability for Forfeiture		FRN No. 0009690256
	VERIF	ICATION
State of New Jersey)	
County of Bergen)	

I, Dean Cary, being duly sworn according to law, depose and say that I am President of Compass Global, Inc. ("Compass"); that I am authorized to and do make this Verification for it; that the facts set forth in the foregoing Response of Compass Global, Inc., to Notice of Apparent Liability for Forfeiture ("Response") are true and correct to the best of my knowledge, information and belief. I further depose and say that the authority to submit the Response has been properly granted.

Dean Cary

Subscribed and sworn before me this 6th day of June, 2008.

Notary Public

JENNIFER ZELLER
NOTARY PUBLIC OF NEW JERSEY
Commission Expires May 5, 2010

EXHIBIT 3

Transmittal of Dean Cary to USAC, January 26, 2007

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Dean H. Cary - President/CEO
Compass Global, Inc.
50 vice tiled, Wesselfit Lake, NJ 07677
Tut.201-502-0800 - Fax.201-602-0601 - Enail: deancary@estampassedabal.nst

1/26/07

Dean Sirvi

My accountant who handler oun USE issuer har You 211 wanted to see the signer originals of there forms, even though they have already been Giled.

Therefore, here one the You regursted hot me Know if you need engthing far then on this.

EXHIBIT 4

Compass Global "File-Stamp" Copy Revised 2005 Form 499-A Filing

Telephone: (703) 714-1300 Facsimile: (703) 714-1330 E-mail: <u>mail@CommLawGroup.com</u> Website: <u>www.CommLawGroup.com</u>

Writer's Direct Dial Number (703) 714-1313

1483 Chain Bridge Road

McLean, Virginia 22101

Suite 301

Writer's E-mail Address jsm@commlawgroup.com

September 4, 2007

VIA OVERNIGHT DELIVERY

HELEIN & MARASHLIAN, LLC

Universal Service Administrative Company Attn: FCC Form 499 Data Collection Agent 2000 L Street N.W., Suite 200 Washington, DC 20036

RE: Compass Global, Inc.

2005 Form 499-A - Revised

To Whom It May Concern:

Enclosed please find a revised 2005 Form 499-A, filed on behalf of:

Name:

Compass Global, Inc.

FCC Registration #:

0009-6902-56

Filer ID #:

826216

Compass originally filed its 2005 Form 499-A on or around September 5, 2006, at the urging of the FCC's Investigations and Hearings Division ("IHD"). Compass understands that it is USAC's policy to disallow downward revisions to Form 499-A if the revised form is remitted in excess of one (1) year from the original filing due date revisions (i.e., changes that would result in a decreased USF contribution). However, Compass' revised 2005 Form 499-A presents a unique circumstance for which waiver of the one-way ratchet statute of limitations is appropriate.

Filers shall submit any revised FCC Form 499-A Worksheet that would result in decreased contributions by March 31 of the year after the original filing due date. See Instructions to Telecommunications Reporting Worksheet at pg. 12; see also, Federal-State Joint Board on Universal Service; 1998 Biennial Regulatory Review – Streamlined Contributor Reporting Requirements Associated with Administration of Telecommunications Relay Service, North American Numbering Plan, Local Number Portability, and Universal Service Support Mechanism; Changes to the Board of Directors of the National Exchange Carrier Association,

First, Compass files the instant revision within one (1) year from the date it filed its original 2005 Form 499-A. Compass filed its original on or around September 5, 2006 and now files this revised form on September 4, 2007, within a one (1) year period.

Waiver of the one-way ratchet is appropriate in this circumstance because the underlying policy behind the statute of limitations is not undermined by processing Compass' revision. The Commission's policy is to provide filers with the incentive to correct errors within 12 months. Refusal to waive the one-way ratchet and allow Compass' revision to be processed is inconsistent with the Commission's goals. Furthermore, it is discriminatory because USAC would halve the amount of time Compass has to file its revised 2005 Form 499-A in comparison to all other filers, which are allotted a full 12 months. Whereas all other filers have 12 months to identify and correct reporting errors, Compass would be provided half this time.

For reasons explained in a Petition for Review pending before the FCC, strict application of the 12 month firm deadline for submitting downward revisions would not be proper as applied to Compass. See In the Matter of Heller Information Services, Inc., Request for Review of the Universal Service Administrative Company's Rejection of a Revised FCC Form 499-A for FY-2003, Contingent Petition for Review, WC Docket No. 06-122 (Filed July 31, 2007).

Second, waiver is justified because of the unique factual and legal circumstances presented. Compass made the original 2005 filing at the direction and insistence of the FCC's IHD. Compass believed it was not required to register as an Interstate Telecommunications Service Provider (ITSP) and file any 499s; hence it had not previously registered. However, after discussing matters with the IHD, Compass felt compelled to file in order to avoid an investigation. Despite Compass' filing of 2005, 2006 and 2007 original Form 499-As on or around September 5, 2006, the IHD nevertheless instituted an investigation several months later. The IHD investigation prompted Compass to retain the services of expert telecommunications legal counsel. After consulting with legal counsel, Compass determined that its original conclusions with respect to the FCC's authority to regulate its services and require it to register as an ITSP were correct and that the FCC had no such authority under applicable laws, regulations and precedent. Attached hereto is a detailed explanation of Compass' legal position, provided in the context of Compass' supplemental response to the FCC's investigation in File No. EB-06-IH-3060. Despite the FCC's lack of legal authority to regulate Compass' service offerings as either "telecommunications" or "telecommunications services," Compass remains willing to remain a registered ITSP, but only under the condition it be permitted to report revenue not as "prepaid calling card" revenue, but as ordinary long distance revenue, according to book values, not "face value." In the event USAC refuses to waive the one-way ratchet and process Compass' revised 2005 Form 499-A, Compass will file to cancel and withdraw all Form 499s and will seek full refund of all USF and other regulatory charges billed to date, as is its legal right due to its status as neither a telecommunications carrier nor telecommunications provider under applicable laws and regulations.

Inc., Order, CC Docket Nos. 96-45, 98-171, 97-21, 20 FCC Rcd 1012 (2004), applications for review pending.

We look forward to USAC's processing of Compass revised 2005 Form 499-A and we reserve all right to appeal an adverse decision.

Please contact Jonathan Marashlian at (703) 714-1313 with any questions concerning this filing. Thank you for your assistance in this matter.

Sincerely,

Jonathan S. Marashlian Helein & Marashlian, LLC

Enclosure

ATTACHMENT 1

REVISED 2005 Form 499-A (Reporting 2004 Revenue)

Filed with USAC on September 4, 2006

2005 FCC Form 499-A Telecommunications Reporting Workshee >>> Please read instructions before completing Annual Filing due April 1.	Approval by OMB 3060-0855					
Amuda Fining Que April 1.						
Block 1: Contributor Identification Information During the year	, carriers must refile Blocks 1, 2 and 6 If there are any changes in Lines	104 or 112. See Instructions.				
101 Filer 499 ID [If you don't know your number, contact the administrator at (888) 641-8722. If you are a new filer, write "new" in this block and a Filer 499 ID will be assigned to you.)	826216					
102 Legal name of reporting entity Compass Global, Inc.						
103 IRS employer identification number	22-3559398					
104 Name telecommunications service provider is doing business as	Compass Global, Inc.					
105 Telecommunications activities of filer [Select up to 5 boxes that best describe the reportin All Distance CAP/CLEC Cellular/PCS/SMR (wire Incumbent LEC Interexchange Carrier (IXC) Local Reseller Payphone Service Provider Prepaid Card Shared-Tenant Service Provider / Building LEC SMR (dispatch) If Other Local, Other Mobile or Other Toll is selected, Other Local describe carrier type / services provided: -> Toll-free PIN Accassible Prepaid Platform Services	Operator Service Provider (OSP)	of importance — see directions.] Coaxial Cable Paging & Messaging Satellite Service Provider Wireless Data Other Toll				
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107 FCC Registration Number (FRN) [https://svartifoss2.fcc.gov/cores/CoresHome.html] [For assistance, contact the CORES help desk at 877-480-3201 or CORES@fcc.gov]	0009-6902-56					
108 Management company [if carrier is managed by another entity]						
109 Complete mailing address of reporting entity corporate headquarters	Street 1 50 Tice Blvd., 3rd Floor Cit Street 2 St Street 3 Co	NJ Zip 07677 untry USA				
110 Complete business address for customer inquiries and complaints [if different from address entered on Line 109] check if same as Line 109	Oncero	=				
111 Telephone number for customer complaints and inquiries [Toll-free number if available]	(201) - 802-0600 Ext					
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2005 FCC Form 499-A Telecommunications Rep	orting Worksheet		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				Page 2
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202 Legal name of reporting entity [from Line 102]	Compass Global, Inc.						•
203 Person who completed this Worksheet	First Jonathan		1	ast Ma	rashlian		
204 Telephone number of this person	1	703) _ 714-1313	Ext				
205 Fax питber of this person		703) - 714-1330					
206 E-mail of this person	jsm@commlawgroup.com			·			
207 Dot portice britter and mainty	Compass Global, Inc 50 Tice Blvd. 3rd Floor	City Woodclift St NJ Zip E-Mail deancr		irst Dean	Ph. fax	Last Cary 201 802-0600	Ext
208 Billing address and billing contact person: Street 1 [Plan administrators will send bills for contributions to thStreet 2 address. Please attach a written request for alternativeStreet 3 billing arrangements.)		City Wooddiff L St NJ Zip E-Mail		irst Dean	Ph. fax	Last Cary 201 802-0600	Ext
Block 2-B: Agent for Service of Process	During the year, ca	All carriers must rriers must refile Blocks 1	t complete Lines 2 , 2 and 6 if there are a	_		See Instructions.	
209 D.C. Agent for Service of Process per 47 U.S.C. §413	First Jerold	Last	Schneider		Company	<u>/</u>	
210 Telephone number of D.C. agent		202) - 393-6222	Ext	<u> </u>			
211 Fax number of D.C. agent	ļ) -					
212 E-mail of D.C. agent				<u> </u>	Washington		
213 Complete business address of D.C. agent for hand service of documents	Street 1 801 Pennsylvenia Ava Street 2 Suile 600 Street 3	s., NW		City St	DC Zi	p 20004	
214 Local/alternate Agent for Service of Process (optional)	First Jonathan	Last	Merashlian		Compan	y Helein & Marashila	n, LLC
215 Telephone number of local/alternate agent	(703 } - 714-1300	Ex	t			
216 Fax number of local/alternate agent	(703) - 714-1330					
217 E-mail of local/alternate agent	jsm@commlawgroup.com						
218 Complete business address of local/alternate agent for hand service of documents	Street 1 1483 Chain Bridge Street 2 Suite 301 Street 3			City St	VA Z	Ip 22101	C. §1001
PERSONS MAKING WILLFUL FALSE STATEMENTS IN THE WORKSHI	ET CAN BE PUNISHED BY F	INE OR IMPRISONMEN	II UNDER THEE TO	OF THE	ECC	Form 499-A	
I CHOOLE MANAGE					200	I Ominacon i	

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	······		A	- I - Cl. Dl. I	4.010			
Block 2-C: FCC Registration and Contact Inform	ation			ist refile Blocks	ion. See Instructions.			
and therefore the second part of the configurations and the second part of the Second configuration and the second part of the		<u> </u>	ii thele are any chang	jes in triis sect	ion. Gee maddellons.		····	
219 Filer 499 ID [from Line 101]		826216					•	•-
220 Legal name of reporting entity (from Line 102	<u> </u>	Compass Global, Inc.	·					-
221 Chief Executive Officer (or, highest ranking or	ompany officer	First Dean		Last Cary				
if the filing entity does not have a chief execu	tive officer)		70				٠	
222 Business address of individual named on Line	≥ 221	check if same as Line 109	Street 1 50 Tice Blvd., 3	ra Floor	Street 3 City Woodsliff Lake	St NJ	Zìp	07677
			Street 2		City woodcan care	St No	-cih	
				Last				*· ·
223 Second ranking company officer, such as Ch	airman	First		. Last [
(Must be someone other than the individual li 224 Business address of individual named on Lin		check if same as Line 109	Street 1		Street 3			
224 Business address of Ridividual Hamed on Lin	220		Street 2		City	St	Zip	
			<i>;</i>					
	dost or Socretary							
225 Third ranking company officer, such as Presi (Must be someone other than individuals list	ed on	First		Last				
Lines 221 or 223)			T 06		Street 3			
226 Business address of individual named on Lin	e 225	check if same as Line 109	Street 1 Street 2		City	St	Zip	
	j		Succes		,			
			- luviadiations in which to	ecommunication	ons service was provide	ed in the r	ast 15	months
227 Indicate jurisdictions in which the filing entity and jurisdictions in which telecommunication	provides telecommuni s service is likely to be	cations service. Include provided in the next 1:	e juriscicions in which to 2 months.			·		
		Massachusetts	A LIGHT LOW		Tennessee			
Alabama Guarri		Michigan	North Carolina		Texas			
American Samoa Idaho		Midway Atoll	North Dakota		Utah U.S. Virgin Islands	:		
Arizona Illinois	. 🗆	Minnesota	Northern Mariana Is	lands	Vermont	•		
Arkansas	na 🛄	Mississippi	Ohio Oklahama		Virginia			
California		Missouri	Oklahoma		Wake Island			
Golorado John	ston Atoll	Montana	Oregon Pennsylvania		Washington			
Connecticut Kans	as 📙	Nebraska	Puerlo Rico		West Virginia			
Delaware Kent	·	Nevada New Hampshire	Rhode Island		Wisconsin			
District of Columbia Louis		New Jersey	South Carolina		Wyaming			
Florida	e <u>IY</u>		South Dakota		<u></u>		- 40 11	C C 81001
Georgia Mary PERSONS MAKING WILLFUL FALSE STATEME	/land	T CAN BE DIMINISHED F	Y FINE OR IMPRISONMENT	TUNDER TITLE	18 OF THE UNITED STA	ATES COD	E, 18 U	'9'r' 8 IAA I
THE STATEME	INTS IN THE WORKSHEE	SI CAN BE FUNDILLD E			FC	C Farm 4	99-A	

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2005 FCC Form 499-A Telecommunications Reporting Worksheet

Page 4

Block 3: Carrier's Carrier Revenue Information	1 637 337		·····				
301 Filer 499 ID [from Line 101]	836316						
302 Legal name of reporting entity [from Line 102]	Compass Globat, Inc.	· ·					
Report billed revenues for January 1 through December 31, 2004.	If breakouts are not book Total amounts, enter whole			Break	Breakouts		
Do not report any negative numbers. Dollar amounts may be rounded to the nearest thousand dollars. However, report all amounts as whole dollars.	Revenues			Interstate	International		
the hearest thousand dollars. However, report all attourns as whole dollars.	· ·			Revenues	Revenues		
See instructions regarding percent interstate & international.	(a)	(b)	(c)	(d)	<u>(e)</u>		
Revenues from Services Provided for Resale by Other Contributors to	the explanation of the American Section 1	CHARLES FROM THE SAME					
Federal Universal Service Support Mechanisms		:	į į	}			
Fixed local service		i					
Monthly service, local calling, connection charges, vertical features,				ļ			
and other local exchange service including subscriber line and PICC charges to IXCs			1	ļ			
303.1 Provided as unbundled network elements (UNEs)	\$0.00	0.00	00.0	50.00	20 OD:		
303.2 Provided under other arrangements	\$9,00	0.00	0.00	50.00	\$0.00		
Per-minute charges for originating or terminating calls							
304.1 Provided under state or federal access tariff	50,00	0,00	0 60	00.02	\$0.00		
304.2 Provided as unbundled network elements or other contract arrangement	50.00	0.00	9,00	50.00	0,00		
305 Local private line & special access service	\$0,00	0.00	0.00	30,00	20.00		
306 Payphone compensation from toll carriers	\$0.00	0.00	0.00	50,00	50.00		
307 Other local telecommunications service revenues	\$0,0\$	0.00	0.00	\$0,00	50.00		
308 Universal service support revenues received from Federal or state sources	\$0.00	0,00	6,00	\$0.00	0.00		
Mobile services (including wireless telephoox, paging & messaging, and other mobile services	. ,	ļ] !		***		
309 Monthly, activation, and message charges except toll	\$0.00	0.00	0.00	\$0.00	\$0.00		
a car comment of the				ļ			
Toll services 310 Operator and toll calls with alternative billing arrangements (credit	i		0.00	50.00	\$0.00		
and pollect international call-back, etc.)	50.00	0.00	9.00				
distance (direct dialed MTS customer toll-free (800/888				}	<u></u> -		
	\$0.00	0.00	0.00	50.00	\$0.00		
PICC pass-through, and other switched services not reported above)	\$0.0	0.00	0.00	\$0.00	\$0.00		
312 Long distance private line services	\$0.0	0.00	0,00	20,00	\$0.02		
313 Satellite services	\$0.0		0.00	\$0.00	2D:04		
314 All other long distance services	1			and the state of t	.,		

Note: As stated in the instructions, for all revenues reported on this page, you must retain the Filer 499 ID and contact information for the associated customers. You must verify that each of these customers is a direct contributor to the federal universal service support mechanism and that the customer is purchasing service for resale as telecommunications. These records must be made available to the administrator or the FCC upon request. (See instructions.)

PERSONS MAKING WILLFUL FALSE STATEMENTS IN THE WORKSHEET CAN BE PUNISHED BY FINE OR IMPRISONMENT UNDER TITLE 18 OF THE UNITED STATES CODE, 18 U.S.C. §1001

FCC Form 499-A April 2005

2005 FCC Form 499-A Telecommunications Reporting	Worksheet		-		
Block 4-A: End-User and Non-Telecommunications Revenue Information		· · · · · · · · · · · · · · · · · · ·			Pa-sge 5
401 Filer 499 ID [from Line 101] 402 Legal name of reporting entity [from Line 102]	826216 : Compass Global, Inc.				33.094 (4)
Report billed revenues for January 1 through December 31, 2004. Do not report any negative numbers. Dollar amounts may be rounded to the nearest thousand dollars. However, report all amounts as whole dollars.	Total Revenues	amounts.	its are not book enter whole	Break	
See instructions regarding percent interstate & international.	(a)	Interstate (b)	lnternational (c)	Interstate Revenues (d)	International Revenues (e)
Revenues from All Other Sources (end-user telecom. & non-telecom.) 403 Surcharges or other amounts on bills identified as recovering State or Federal universal service contributions	\$0,00	0.00	0,00	\$0.00 ·	\$ <u>.00</u>
Fixed local services Monthly service, local calling, connection charges, vertical features, and other local exchange service charges except for federally tariffed subscriber line charges and PICC charges 404.1 Provided at a flat rate including interstate toll service	\$0.00	0.00	000	\$0,00	\$10,00
404.2 Provided without interstate toll included (see instructions)	50.00	0.00	0,00	50.00	
405 Tariffed subscriber line charges and PICC charges levied by a local exchange carrier on a no-PIC customer	\$0.00	0,00	0.00	50.00	\$00,00
406 Local private line and special access service	\$0,00	0,00	0.00	20,02	\$ _ 00
407 Payphone coin revenues (local and long distance)	50.00	0.00	0.00	\$0.00	\$50,00
408 Other local telecommunications service revenues	\$0,00	0.00	0.00	20.00	\$0,00
Mobile services (including wireless telephony, paging & messaging, and other mobile services)					
409 Monthly and activation charges	\$0.00	0,00	0.00	\$0.00	00.0≈2
410 Message charges including roaming, but excluding toll charges	00.02	0.00	0.00	00,02	S € 5 € 5
Toll services		} ```	<u> </u>		
411 Prepaid calling card (including card sales to customers and non-carrier distributors) reported at face value of cards	\$0.00	<u> </u>	0.00	\$0.00	50.00
412 International calls that both originate and terminate in foreign points	\$0.00	0%	100%		2.00
413 Operator and toll calls with alternative billing arrangements (credit card, collect, international call-back, etc.) other than revenues reported on Line 412	\$0.00	0.00	0.00	so.ao ⁱ	≤0.00
Ordinary long distance (direct-dialed MTS, customer toll-free (800/888 etc.) service, "10-10" calls, associated monthly account maintenance, PICC pass-through, and other switched services not reported above)	55,534,664.00	3,36	95.79	\$185,858,00	00.Bc⊋ €,100,22
Control opening to designed and the control of the	\$0.00	0.00	0.00	\$0.00	 ≤a.00
415 Long distance private line services 416 Satellite services	\$0.00	0.00	0.00	50.00	=- ≤0.00
417 All other long distance services	\$0.00	0.00	0.00	\$0.00	
418 Revenues other than U.S. telecommunications revenues. Information services, inside wiring maintenance, billing and collection customer premises equipment, published directory, dark fiber, Internet access, cable TV program transmission, foreign carrier operations, and non-telecommunications revenues (See instructions.) PERSONS MAKING WILLFUL FALSE STATEMENTS IN THE WORKSHEET CO.	t 513,814,903.0	IPRISONMENT	UNDER TITLE	18 OF THE UNITED STATES C	ODE, 18 U.S.C. §1001
PERSONS MAKING WILLFUL FALSE STATEMENTS IN THE WORKSTILLE O					FOC LOWINGSON

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